

ORIGINAL

FLORENCE T. NAKAKUNI #2286  
United States Attorney  
District of Hawaii

MICHAEL K. KAWAHARA #1460  
Assistant U.S. Attorney  
PJKK Federal Building  
300 Ala Moana Blvd., Room 6-100  
Honolulu, HI 96850  
Ph: (808) 541-2850  
Fax: (808) 541-2958  
Mike.Kawahara@usdoj.gov

FILED IN THE  
UNITED STATES DISTRICT COURT  
DISTRICT OF HAWAII

AUG 20 2013  
at 12 o'clock and 40 min. P.M.  
SUE BEITIA, CLERK

Attorneys for Plaintiff  
United States of America

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF HAWAII

UNITED STATES OF AMERICA,	)	CR. NO. 10-00384 LEK-01,-02
	)	
Plaintiff,	)	TENDERING OF DECLARATION IN
	)	SUPPORT OF UNITED STATES'
	)	MEMORANDUM IN OPPOSITION TO
ROGER CUSICK CHRISTIE, (01)	)	DEFENDANT ROGER CHRISTIE'S
SHERRYANNE L. CHRISTIE, (02)	)	AND SHERRYANNE CHRISTIE'S
formerly known as	)	MOTION IN LIMINE TO
"Sherryanne L. St. Cyr",	)	PRESENT RELIGIOUS FREEDOM
SUSANNE LENORE FRIEND, (03)	)	RESTORATION ACT DEFENSE;
TIMOTHY M. MANN, (04)	)	CERTIFICATE OF SERVICE;
RICHARD BRUCE TURPEN, (05)	)	SECOND DECLARATION OF EDWIN
WESLEY MARK SUDBURY, (06)	)	A. BUYTEN; BUYTEN EXHIBITS
DONALD JAMES GIBSON, (07)	)	"1" - "11"
ROLAND GREGORY IGNACIO, (08)	)	
PERRY EMILIO POLICICCHIO, (09)	)	Hearing Date: 8/27/2013 at
JOHN DEBAPTIST BOUEY, III, (10)	)	9:00 a.m. before the Hon.
MICHAEL B. SHAPIRO, (11)	)	Leslie E. Kobayashi, U.S.
also known as "Dewey",	)	District Judge
AARON GEORGE ZEEMAN, (12)	)	
VICTORIA C. FIORE, (13)	)	
JESSICA R. WALSH, also (14)	)	
known as "Jessica Hackman",	)	
	)	
Defendants.	)	


TENDERING OF DECLARATION IN SUPPORT OF UNITED STATES'  
MEMORANDUM IN OPPOSITION TO DEFENDANTS ROGER CHRISTIE'S  
AND SHERRYANNE CHRISTIE'S MOTION IN LIMINE TO PRESENT  
RELIGIOUS FREEDOM RESTORATION ACT DEFENSE

Pursuant to District Judge Kobayashi's suggestion at the status conference held on July 31, 2013, the United States hereby tenders the appended Second Declaration of Edwin A. Buyten for the Court's consideration in connection with the United States' Memorandum in Opposition previously filed on May 20, 2013 (Docket #603), along with appended Buyten Exhibits "1" - "11".

Copies of HCPD investigation reports referencing the matters set forth in the attached Second Declaration were previously provided to defense counsel on August 14, 2013.

DATED: Honolulu, Hawaii, August 20, 2013.

FLORENCE T. NAKAKUNI  
United States Attorney

By   
MICHAEL K. KAWAHARA  
Assistant U.S. Attorney